FC 2013-094642 11/15/2013

CLERK OF THE COURT

HONORABLE PAUL J. MCMURDIE

L. Mitchell
Deputy

IN RE THE MARRIAGE OF

GOLDA MARIE MCELROY GOLDA MARIE MCELROY

1028 W 19TH ST TEMPE AZ 85281

AND

WILLIAM BOYD MCELROY II WILLIAM BOYD MCELROY II

1620 E APACHE BLVD APT 104

TEMPE AZ 85281

REBECCA WATSON REBECCA WATSON

P O BOX 674

GILBERT AZ 85299

LAB EXPRESS INC - PHOENIX OFFICE OF PUBLIC DEFENSE

SERVICES-CCC TASC - MESA

AZ CHILD ABUSE HOTLINE

PO BOX 44240

PHOENIX AZ 85064-4240

MINUTE ENTRY

Courtroom 405 - SEA

11:32 a.m. This is the time set for Status Conference. Petitioner/Mother, Golda McElroy,

Docket Code 028 Form D000A Page 1

FC 2013-094642 11/15/2013

is present on her own behalf. Respondent/Father, William McElroy, is present on his own behalf. Rebecca Watson, is present, appearing telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Rebecca Watson, Golda Marie McElroy, and William Boyd McElroy are sworn.

Rebecca Watson testifies.

Based upon the testimony presented and the recommendations of Court-Appointed Advisor,

IT IS ORDERED appointing a Best Interests Attorney through the Office of Public Defense Services to represent the best interests of the minor children. The appointment of the Best Interests Attorney shall be fully set forth by separate minute entry.

THE COURT FINDS that both parties are indigent and are unable to bear the fees and costs of the Best Interests Attorney.

IT IS ORDERED that the Office of Public Defense Services shall reimburse the fees and costs of the Best Interests Attorney.

IT IS FURTHER ORDERED that Petitioner/Mother, Golda Marie McElroy, shall report to TASC by no later than December 6, 2013 to submit to a hair follicle test.

If a party is unable to provide a hair sample to TASC, they shall immediately notify this Court and a referral to another lab will be provided.

IT IS FURTHER ORDERED

- 1. Golda Marie McElroy shall appear in person at TASC, Inc., at 2234 N. Seventh Street, Phoenix, at 423 N. Country Club Drive, Suite 19, Mesa, or at 5955 W. Myrtle Avenue, Suites 2 4, Glendale, before December 6, 2013;
- 2. Golda Marie McElroy shall present to TASC the Court-Ordered Substance Abuse Testing form issued by this Court and shall provide all information necessary for its completion;

FC 2013-094642 11/15/2013

3. Golda Marie McElroy shall provide such samples as are reasonably required by TASC to comply with this Order. Golda Marie McElroy shall submit to the hair follicle test:

- 4. Golda Marie McElroy shall sign, execute, and deliver such forms of consent and authorization as shall be reasonably required by TASC to comply with this Order;
- 5. The results of said testing shall be reported directly to this Court in writing by TASC, with copies provided to counsel for both parties or directly to the parties, if unrepresented;
- 6. Golda Marie McElroy shall report for subsequent testing as directed by TASC and shall present a photo I.D. at the time of testing, along with any prescription medications currently being taken;
- 7. Golda Marie McElroy shall pay the costs of her own testing BY MONEY ORDER OR CASHIER'S CHECK at the time of testing;
- 8. All parties are advised that the failure, neglect, or refusal to participate in testing may be considered an admission by the party that the testing, if conducted, would have revealed the use of the substance(s) tested for, which finding is contrary to the best interests of the children; failure to submit to a drug test, absent good cause shown, may result in a finding of Contempt of Court, incarceration in the Maricopa County Jail, issuance of a Civil Arrest Warrant, or other sanctions by the Court;
- 9. The parties are also advised that a diluted test specimen may be considered an attempt to conceal the presence of illicit drugs, which finding is contrary to the best interests of the children;
- 10. Golda Marie McElroy shall be randomly tested one time only, on or before December 6, 2013;
- 11. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court.

IT IS FURTHER ORDERED that Respondent/Father, William Boyd McElroy, shall report to LAB EXPRESS by no later than December 6, 2013 to submit to a hair follicle test.

FC 2013-094642 11/15/2013

IT IS FURTHER ORDERED:

- 12. William Boyd McElroy shall appear in person at LAB EXPRESS, on or before December 6, 2013;
- 13. William Boyd McElroy shall present to LAB EXPRESS the Court-Ordered Substance Abuse Testing form issued by this Court and shall provide all information necessary for its completion;
- 14. William Boyd McElroy shall provide such samples as are reasonably required by TASC to comply with this Order. William Boyd McElroy shall submit to the hair follicle test:
- 15. William Boyd McElroy shall sign, execute, and deliver such forms of consent and authorization as shall be reasonably required by LAB EXPRESS to comply with this Order;
- 16. The results of said testing shall be reported directly to this Court in writing by LAB EXPRESS, with copies provided to counsel for both parties or directly to the parties, if unrepresented;
- 17. William Boyd McElroy shall report for subsequent testing as directed by LAB EXPRESS and shall present a photo I.D. at the time of testing, along with any prescription medications currently being taken;
- 18. William Boyd McElroy shall pay the costs of his own testing BY MONEY ORDER OR CASHIER'S CHECK at the time of testing;
- 19. All parties are advised that the failure, neglect, or refusal to participate in testing may be considered an admission by the party that the testing, if conducted, would have revealed the use of the substance(s) tested for, which finding is contrary to the best interests of the children; failure to submit to a drug test, absent good cause shown, may result in a finding of Contempt of Court, incarceration in the Maricopa County Jail, issuance of a Civil Arrest Warrant, or other sanctions by the Court;
- 20. The parties are also advised that a diluted test specimen may be considered an attempt to conceal the presence of illicit drugs, which finding is contrary to the best interests of the children;

FC 2013-094642 11/15/2013

21. William Boyd McElroy shall be randomly tested one time only, on or before December 6, 2013;

22. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court.

ISSUED: Court-Ordered Substance Abuse Testing forms

IT IS FURTHER ORDERED as a temporary order of the Court, the children shall not be left unsupervised with the maternal grandparents.

IT IS FURTHER ORDERED that all guns in Mother's household shall remain locked up while the children are present.

Let the record reflect this is a IV-D matter and all issues relating to child support will remain before the IV-D Commissioner.

IT IS FURTHER ORDERED that the Court-Appointed Advisor's Report and the CPS records shall be under seal, not to be opened without prior order of the Court.

IT IS FURTHER ORDERED that the Best Interests Attorney shall receive copies of the aforementioned reports.

IT IS FURTHER ORDERED setting a Status Conference on <u>January 23, 2014 at 1:30</u> p.m. (30 minutes allotted) before the Honorable Paul J. McMurdie at:

Maricopa County Superior Court Southeast Judicial District Courtroom 405 222 E. Javelina Avenue Mesa, AZ 85210

11:52 a.m. Matter concludes.

LATER:

FC 2013-094642 11/15/2013

IT IS ORDERED referring a copy of the Court-Appointed Advisor's Report to the Arizona Department of Economic Security/Child Protective Services to take any action deemed appropriate.

IT IS FURTHER ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure (ARFLP).

Dated this 15th day of November, 2013.

/s/ Paul J. McMurdie

HONORABLE PAUL J. MCMURDIE JUDGE OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.